## ATTORNEY DOCKET NO: KCX-667

•			IN THE UNITED STATES PATE	INI AND	TRADEMARK OFF	TCE
in re A	Applio	gong.	Neubauer, et al.	)	Group Art Unit:	1733
Serial		1 3 2004	<b>9</b> 0/723,304	)	Examiner:	Unknown
Filed:		3 2006	November 24, 2003	)	Our Account No:	04-1403
Confi	mation	MEN.B	6846	)	Customer No:	22827
Γitle:			Quick Change Gender Specific Forming Surface And Method Of Using Same	) ng) )		
U.S. P Post C	atent an Office Bo	for Pat d Trade ox 1450 A 2231	mark Office			.1.
Sir:					•	
The fo	ollowing 1.97, and	isan Ir	nformation Disclosure Statement for the	captioned	patent application, pur	suant to 37 CFR Sections
i.[x]		ed here	to is:			
	a.[x]		. of materials for consideration per Rule 9	8(a)(1): _	1 page(s)	
	b.[x]	A legi	ble copy of each patent, publication, or of divor as indicated on the attached list(s):			2), unless not required per Rule
	c.[ ]	thereo	ch <u>non-English language item listed, pur</u> f as it is presently understood by the indit of such items:			
		[] Suc	ch explanation is provided in the Search l with any enclosed translation into Englis	Report fro	m a corresponding app	plication enclosed herewith
.[x]	This Ir	nformati	on Disclosure Statement is being filed [C	СНЕСК О	NE]:	
	a.[x]	after a	IIN THREE MONTHS of the application request for continued examination, OR, which ever event occurs last, WHEREF ired.	BEFORE	the mailing date of a fi	irst Office Action on the
	b.[ ]	AFTE action ONE]	R the time periods of section 2.a above, that otherwise closes prosecution, <u>WHE</u> :	out BEFO REFORE	RE a Final Action, No PER Rule 97(c) subm	tice of Allowance <u>OR</u> an itted herewith is [CHECK
		i.[ ]	Certification per Rule 97(e); OR			
		ii[]	Filing Fee per Rule 17(p)			\$180.00
	c.[ ]		R a Final Action <u>OR</u> Notice of Allowand 7(d) submitted herewith is:	e, but BE	FORE payment of the	issue fee, <u>WHEREFORE</u> per
		i.	Certification per Rule 97(e); AND			
		ii.	Filing fee per Rule 17(p)		······································	\$180.00
.[]		7(e) Cer	tification; per Rule 97(e), the undersigne	d certifyir	ng party make the follo	wing certification statement

- 3.
  - That each item of information contained in this Information Disclosure Statement was first cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this statement; OR
  - b.[ ] That no item of information contained in this Information Disclosure Statement was cited in a foreign patent office in a counterpart foreign application and to the knowledge of the undersigned after making a reasonable

		CERTIFYING PARTY (if different from bottomade by signer per signature below).	n signature; omission here indicates that certification is being
		Name:	Signature:
1		Address:	Date:
4.[x]	author herewi	rized hereafter, or any fees in addition to the fee(s) ith or concerning any paper filed hereafter, and wl r hereafter relative to this application and the resu	missioner is hereby authorized to charge any fee specifically filed, or asserted to be filed, or which should have been filed nich may be required under Rules 16-18 (deficiency only) lting official document under Rule 20, or credit any hereof for which purpose a duplicate copy of this sheet is
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		Sandra S. Perkins (Typed/printed name of person mailing paper or	fee)
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	-3.		Signature:
			Date: October 7, 2004

this statement.

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(Rev. 5/92)	A set	Attorney Docket Number:	Serial Number:
Information I	Disclosur A Statement List	KCX-667 (19384)	10/723,304
В	y Applicant(s)	Applicant	
Under 37 C	CFR Section 1.98(a) (1)	Neubauer, et	al.
(Use sever	al sheets if necessary)	Filing Date:	Group Art Unit:
•		November 24, 2003	1733
		Confirmation No:	
		684 <b>6</b>	

NOTE:

If no indication is made in the column marked "COPY NOTE," the required legible copy of the corresponding item is submitted herewith; otherwise, a copy is not required and/or not submitted, for the following reason(s) [corresponding reason number is listed in "COPY NOTE" column]"

- (1) This item is cumulative, per Rule 98(c)
- (2) A copy of this item was previously cited by or submitted to the U.S. Patent and Trademark Office in:

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- (3) Both reasons (1) and (2) apply
- (4) No legible complete copy is possessed, in custody of controlled, or readily available
- (5) Per the U.S. Patent and Trademark Office's waiver of Rule 98(a)(2)(i), the item is a U.S. patent or patent application publication, and the present application was filed after June 30, 2003.

U.S. PATENT I	DOCUMENTS	•			•					
EXAMINER INITIALS	PATENTEE NAME	PA	TENT	ΓNU	ISSUE DATE	COPY NOTE				
	Lee, et al.	4	3	8	8	0	5	6	06/14/1983	5
	1						<u> </u>	L		

U.S. PATENT APPLICATION PUBLICATIONS													
EXAMIN INITIA		APPLICANT	'S NAME	PUBLICATION NUMBER							PUBLICATION DATE	COPY NOTE	
		Baker, et al. 2003		0	0 1 1 4 8 1		4	06/19/2003 .	5				
									<u> </u>				

FOREIGN	FOREIGN PATENT DOCUMENTS														
EXAMIN INITIA		COUNTRY	DOCUMENT NUMBER								PUBLICATION TR. DATE		VSLA	COPY NOTE	
												YES	NO	N/A	
		GB	8	3	0	3	6	1			03/16/1960			Χ	

\*"NO" means that no copy of an English language translation is within the possession, custody, or control of, or is readily available to any individual designated in Rule 56(c).

EXAMINEI INITIALS	OTHER DOCUMENTS Specify author (if any), Title, Pertinent Pages, Date & Place of Publication	COPY NOTE								
	PCT Search Report and Written Opinion for PCT/US2004/013990									
EXAMINE	DATE CONSIDERED	<u>i</u>								
Examiner: initial if citation considered, whether or not citation is in conformance with MPEP 609; draw line through citation if not in conformance and not considered. Include a copy of this form with the next communication to applicant.										